NOTICE OF INTENTION TO ADOPT, AMEND OR REPEAL RULES

(Instructions for completion on back of page) [Form CR-1: Rev. 8/9/71]

(Additional information may be typed on back of page)

(1) Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 42.30 RCW ①, that the washington State Liquor Control Board intends to (name of agency) adopt, amend or repeal rules concerning: ②

I Rule 15 NEAR BEER (WAC 314-12-160), being a portion of TITLE I.--GENERAL--APPLICABLE TO ALL LICENSEES.

The particular matter under consideration will be the subject of "near beer" and the terms and substance of the proposed amended rule, which was submitted by a petition of Pearl Brewing Company, 312 Pearl Parkway, San Antonio, Texas 78296, as was set forth on Attachment A, which has heretofore been filed with the Code Reviser on November 8, 1972.

(2) (Use only if hearing is to be held)
that such agency will at 9:30 a.m., Tuesday, December 12, 1972

Office of the Liquor Control Board, Second Flate)
in the General Administration Building, Olympia, Washington
(place)
conduct a public hearing relative thereto:

- (3) and that the adoption, amendment or repeal of such rules will take place at 9:30 a.m., Tuesday, December 12, 1972

 Office of the Litius Control Board, Second 1007, General Administration Building, Olympia, Washington.

 (place)
- (4) The authority under which these rules are proposed is: RCW 66.08.030, RCW 66.98.070 and Title 34 of RCW
- (5) Interested persons may submit data, views or arguments to this agency -
 (a) X in writing to be received by this agency prior to 12-12-72 and/or (date) 4
- (b) X orally at 9:30 a.m., Tuesday , December 12, 1972

 Office of the Liquof Control Board (day) ond Floor (date) (General Administration Building, Olympia, Washington.

 (place)
- (6) The additional notice required by RCW 34.04.025 has been made by mailing copies of this notice to all persons who have made timely request of this agency for advance notice of its rule-making proceedings.
- (7) This notice is connected to and continues the matter noticed in Notice Nos.

 3735
 filed with the reviser's office on November 8, 1972
 (dates)

Liquor Control Board
(AGENCY)

Dated: ① December 5, 1972

By Jack C. Hood
Chairman
(TITLE)

Washington State

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DEC 5 1972

CODE REVISER'S OFFICE

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Resp to Costco RFP
6016

NOTICE # 3726

(Do not write in this space)

N.B. These proceedings may require additional notice pursuant to the Open Public Meetings Act of 1971; consult Chapter 42.30 RCW (1971 ex. sess. c 250).

DEFENDANT'S
EXHIBIT

CASE
NO. C04-0360P

EXHIBIT
NO. 468

Instructions for completion of Form CR-1

- Here cite additional statutes (if any) requiring notice
 by the rule making agency.
- ② Here insert a statement of either the terms or substance of the proposed rule or a description of the subjects and issues involved. (cf. State v. Squally, 78 wD2d 475, 474 P2d 897.) This notice will be photographed and published in the Washington Administrative Code: If it is desired also to file the text of the proposed rules they may in addition be appended hereto.
- The statute requires 20 days notice, see RCW 34.04.025 and 34.04.027 and WAC 1-12-030(5).
- This date may not be earlier than that noted in (3); see REW 34.04.025 and WAC 1-12-030(5).
- Use for continuance of matter previously noticed and enter here notice nos. of notices previously returned to you by reviser's office.

This space for additional information.

Rule 32 RECORDS--FURCHASES--REPORTS (WAC 314-16-160), being a portion of TITLE II.--RETAIL LICENSEES; Rule 48 CASH SALES--EXCEPTIONS (WAC 314-20-090), being a portion of TITLE III.--BREWERS, BEER WHOLESALERS, BEER IMPORTERS AND HOLDERS OF CERTIF-ICATE OF APPROVAL; and Rule 77 CASH SALES--EXCEPTIONS (WAC 314-24-170), being a portion of TITLE IV.--DOMESTIC WINERIES, WINE WHOLESALERS, WINE IMPORTERS, AND HOLDERS OF CERTIFICATE OF APPROVAL.

The particular matter under consideration will be the purchase of liquor by retail licensees and the sale of beer and wine to retail licensees, with payment at the time of delivery or within thirty days of such deliveries.

The terms and substance of the proposed amended rules which were submitted by petitions of Associated Grocers, Inc., and others, are as was set forth on Attachment C, which has heretofore been filed with the Code Reviser on November 8, 1972.

Resp to Costco RFP 6017